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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N	
10/604,354		07/14/2003	Tao Cheng,	MTKP0024USA	P0024USA 1353	
27765	7590	10/19/2005		EXAMINER		
NORTH AN	MERICA	INTELLECTUAL	ROMAN, LUIS ENRIQUE			
P.O. BOX 50 MERRIFIEL		22116	•	ART UNIT	PAPER NUMBER	
WILLIAM ILL	, vii .	<i>22</i> 110		2836		

Please find below and/or attached an Office communication concerning this application or proceeding.

**************************************	Application No.	Applicant(s)					
	10/604,354	CHENG, ET AL.	(pm)				
Office Action Summary	Examiner	Art Unit					
	Luis Roman	2836					
The MAILING DATE of this communicate Period for Reply	tion appears on the cover sheet w	vith the correspondence addre	ess				
A SHORTENED STATUTORY PERIOD FOR WHICHEVER IS LONGER, FROM THE MAIL  - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic  - If NO period for reply is specified above, the maximum statuto  - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ING DATE OF THIS COMMUN 7 CFR 1.136(a). In no event, however, may a ration. ry period will apply and will expire SIX (6) MO by statute, cause the application to become A	ICATION.  The reply be timely filed  ONTHS from the mailing date of this common abandoned (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed o	in .						
,— ·	☐ This action is non-final.						
3) Since this application is in condition for		tters, prosecution as to the me	erits is				
closed in accordance with the practice							
Disposition of Claims							
4)⊠ Claim(s) <u>1-12</u> is/are pending in the app	lication.						
4a) Of the above claim(s) is/are v							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-3 and 6-12</u> is/are rejected.							
7) Claim(s) 4, 5 is/are objected to.							
8) Claim(s) are subject to restriction	n and/or election requirement.						
Application Papers							
9) The specification is objected to by the E	xaminer.						
10)⊠ The drawing(s) filed on <u>07/14/2003</u> is/ar		ted to by the Examiner.	•				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the			1.121(d).				
11) The oath or declaration is objected to by	the Examiner. Note the attache	ed Office Action or form PTO-	152.				
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for a)⊠ All b)□ Some * c)□ None of:	foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f).					
1. Certified copies of the priority do	cuments have been received.						
2. Certified copies of the priority do	cuments have been received in	Application No					
3. Copies of the certified copies of t	he priority documents have bee	n received in this National Sta	age				
application from the International	·						
* See the attached detailed Office action for	or a list of the certified copies no	ot received.					
Attachment(s)							
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-</li> </ol>	5 11	Summary (PTO-413) o(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 07/14/03-02/03/04		f Informal Patent Application (PTO-15	52)				

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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 10, 11 & 12 are rejected under 35 U.S.C. §103(a) as being unpatentable over Nelson (US 5463520) in view of Voldman et al. (US 6549061).

Regarding claim 1 Nelson discloses an electrostatic discharge protection circuit comprising an N-type channel metal-oxide semiconductor (NMOS) transistor (Fig. 1 element 18), a drain of the NMOS transistor connected to the input end of the transistor circuit (Fig. 1 drain connected to  $V_{SS}$ ), a source of the NMOS transistor connected to a control end of the transistor circuit (Fig. 1 source connected to  $V_{DD}$ ), a gate of the NMOS transistor connected to the output end of the transistor circuit (Fig. 1 gate connected to element 27).

Nelson does not disclose wherein the transistor is an npn Darlington circuit comprising a input end and an output end, the output end of the npn Darlington circuit being grounded.

Voldman et al. teaches wherein the transistor is an npn Darlington circuit (Fig. 6 element 604) comprising a input end (Fig. 6 element 210) and an output end (Fig. 6 element 212), the output end of the npn Darlington circuit being grounded (Fig. 6 element 212).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the Nelson device with the Voldman et al. darlington features. Both teachings are in the ESD area which have a main purpose to reduce the impedance between the input pad and the power source (i.e. discharge of current between the input to the power source). Furthermore, it can be added that a darlington offers the advantage of driving/supporting higher magnitudes of current than a single transistor.

Regarding claim 10 Nelson in view of Voldman et al. discloses the electrostatic discharge protection circuit of claim 1.

Nelson and Voldman et al. further disclose wherein the input end of the npn Darlington circuit is connected to an input end of another circuit (Nelson, Fig. 1 element 14).

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Regarding claim 11 Nelson in view of Voldman et al. discloses the electrostatic discharge protection circuit of claim 1.

Nelson further discloses wherein the input end of the npn Darlington circuit is

connected to a voltage source (Fig. 1 element  $V_{SS}$ ).

Regarding claim 12 Nelson in view of Voldman et al. discloses the electrostatic discharge protection circuit of claim 1.

Nelson in view of Voldman et al. further discloses comprising a pnp Darlington circuit, an input end of the pnp Darlington circuit connected to the input end of the npn Darlington circuit, an output end of the pnp Darlington circuit connected to a voltage source, and a P-type channel metal-oxide semiconductor (PMOS) transistor, a drain of the PMOS transistor connected to the input end of the pnp Darlington circuit, a source of the PMOS transistor connected to a control end of the pnp Darlington circuit, a gate of the PMOS transistor connected to the output end of the pnp Darlington circuit. Given a circuit between the voltages +V and 0 volts, it is well known in the art that structure of the circuit symmetrically connected between 0 and -V volts will function identically. Having taken into consideration inverting the polarities of the components npn to pnp, for example, these components are art recognized equivalents used for the same intended purpose.

Claims 2, 3 are rejected under 35 U.S.C. §103(a) as being unpatentable over Nelson (US 5463520) in view of Voldman et al. (US 6549061) and Glica (US 5262689) and Williams et al. (US 5485027).

Regarding claim 2 Nelson in view of Voldman et al. discloses the electrostatic discharge protection circuit of claim 1.

Nelson in view of Voldman et al. does not disclose wherein the npn Darlington circuit further comprises two npn-type bipolar junction transistors (BJTs), each npn BJT comprising an N+ buried layer, a P well formed on the N+ buried layer, an N well formed on the N+ buried layer around the P well, and an N+ node formed in a top side of the P well; and the NMOS transistor comprises an N+ buried layer, a P well formed on the N+ buried layer, an N well formed on the N+ buried layer around the P well, and two N+ nodes formed in a top side of the P well.

Firstly, Glica teaches wherein the npn Darlington circuit further comprises two npn-type bipolar junction transistors (BJTs) (a darlington consists of two transistor equally constructed connected in tandem configuration), each npn BJT comprising an N+ buried layer (Fig. 3B), a P well formed on the N+ buried layer (fig. 3B), an N well formed on the N+ buried layer around the P well (Fig. 3B element NBODY), and an N+ node formed in a top side of the P well (Fig. 3B element N+).

Secondly, Williams et al. teaches wherein the NMOS transistor comprises an N+buried layer (Fig. 22 element 123), a P well formed on the N+ buried layer (Fig. 22 element 201), an N well formed on the N+ buried layer around the P well (Fig.

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. 7

22 element 203), and two N+ nodes (Fig. 22 elements 211, 213) formed in a top side of the P well.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Nelson in view of Voldman et al. device with the teachings of Glica and Williams et al. because the theory of fabrication of semiconductors using the P and N elements by combining them with different impurity concentrations is known to be a method of producing smaller solid state devices that are compatible with the smaller elements currently being used in computer systems and devices.

Regarding claim 3 Nelson in view of Voldman et al. and Glica and Williams et al. discloses the electrostatic discharge protection circuit of claim 2. Williams et al further teaches how to accomplish the so-called "Self Isolation" which is applied in the two BJTS and the NMOS transistor are formed on a P-substrate, and the N wells of the two npn BJTS and the NMOS transistor are used to isolate the P wells and the P-substrate (col. 1 lines 28-30).

Claims 7 & 8 are rejected under 35 U.S.C. §103(a) as being unpatentable over Nelson (US 5463520) in view of Voldman et al. (US 6549061) and Li (US 6496055) and Chen et al. (US 5790460).

Regarding claim 7 Nelson in view of Voldman et al. discloses the electrostatic discharge protection circuit of claim 1.

Nelson in view of Voldman et al. does not disclose wherein the npn Darlington circuit further comprises two npn BJTS, each npn BJT comprising a deep N well, a P well formed on the deep N well, and an N+ node formed in a top side of the P well; and the NMOS transistor comprises a deep N well, a P well formed on the N well, and two N+ nodes formed in a top side of the P well.

Firstly, Li teaches wherein the npn Darlington (a darlington consists of two transistor equally constructed connected in tandem configuration) further comprises two npn BJTS, each npn BJT comprising a deep N well (Fig. 5 element 526), a P well formed on the deep N well (fig. 5 element 522), and an N+ node formed in a top side of the P well (Fig. 5 element 518).

Secondly, Chen et al. teaches wherein the NMOS transistor comprises a deep N well (col. 3 lines 66-67 & col. 4 line 1 & Fig. 3 element 25a), a P well formed on the N well (col. 3 lines 66-67 & col. 4 line 1 & Fig. 3 element 22a), and two N+ nodes formed in a top side of the P well (col. 3 lines 66-67 & col. 4 line 1 & Fig. 3 elements 30a, 31a)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Nelson in view of Voldman et al. device with the teachings of Li and Chen et al. because the theory of fabrication of semiconductors using the P and N elements by combining them with different impurity concentration is known to be a method of producing smaller solid state devices that are compatible with the smaller elements currently being used in computer systems and devices.

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Regarding claim 8 Nelson in view of Voldman et al. and Li and Chen et al. discloses the electrostatic discharge protection circuit of claim 7 Chen et al. further discloses (for the NMOS, which can also be applied to the Darlington) wherein the two BJTS and the NMOS transistor are formed on a P-substrate, and the deep N wells of the two npn BJTS and the NMOS transistor are used to isolate the P wells and the P-substrate (col. 3 lines 66-67 & col. 4 line1).

Regarding claims 6 & 9, none of the references discloses that a BiCMOS process. However in apparatus claims, the method of forming the apparatus is not germane to the issue of patentability of the apparatus itself as patentability is determined based on the recited structural components of the apparatus.

### Allowable Subject Matter

Claims 4 & 5 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The prior art of record fails to teach or fairly suggest the specific configuration or way of manufacturing the devices described in these dependent claims.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Luis E. Román whose telephone number is (571) 272 – 5527. The examiner can normally be reached on Mon – Fri from 7:15 AM to 3:45 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Sircus can be reached on (571) 272-2800 x 36. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from Patent Application Information Retrieval (PAIR) system.

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Luis E. Román Patent Examiner Art Unit 2836

> PHUONG T. VU PRIMARY EXAMINER